## SUPERIOR COURT OF WASHINGTON COUNTY OF

I	In re the Custody of:		
8		ild(ren), ioner(s),	NO.  NONPARENTAL CUSTODY DECREE (DCC)  [ ] Clerk's action required
	Respo	ndent(s).	
Nam	RESTRAINING ORDER SUMMARY  [ ] Does not apply. [ ] Restraining  ne of person(s) restrained:	<b>'</b> :	. Name of person(s)
protected:			See paragraph 3.4
KNO		IINAL OFFI	PARAGRAPH 3.4 BELOW WITH ACTUAL ENSE UNDER CHAPTER 26.50 RCW AND WILL 040.
1.2	MONEY JUDGMENT SUMMARY: [] Does not apply. [] The judgment	nt summary	is as follows:
A. B. C.	Judgment creditor Judgment debtor Principal judgment amount (back chil from [Date] to Interest to date of judgment	* * /	[Date]
	VPARENTAL CUSTODY DECREE (DCC) - CCU 02.0200 (9/2001) - RCW 26.10.040	Page 1 of 5	

num terest at % per annum						
case.						
JURISDICTION OVER THE CHILDREN						
The court has jurisdiction over the children as set forth in the Findings of Fact and Conclusions of Law.						
y of the following children:						
VISITATION.						
•						

	[]	Other:
3.4	CHII	SUPPORT.  Does not apply.  Child support shall be paid in accordance with the order of child support, which was signed y the court on [date] and incorporated as part of this decree.
3.5	С	NTINUING RESTRAINING ORDER.
	[ ]	Does not apply. A continuing restraining order is entered as follows:
		<ul> <li>is restrained and enjoined from assaulting, harassing, molesting or disturbing the peace of the protected person(s).</li> <li>is restrained and enjoined from going onto the grounds of or entering the home, work place or school of the protected person(s) or the day care or school of the following named children:         <ul> <li>is restrained and enjoined from knowingly coming within or knowingly remaining within (distance) of the home, work place or school of the protected person(s); or the day care or school of these children: other:</li> <li>Other:</li> </ul> </li> </ul>
OF	ITS T	N OF A RESTRAINING ORDER IN PARAGRAPH 3.4 WITH ACTUAL KNOWLEDGE LMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.50 RCW AND WILL SUBJECT LTOR TO ARREST. RCW 26.10.040
		CLERK'S ACTION. The clerk of the court shall forward a copy of this order, on or before the next judicial day, to:  [name of appropriate law enforcement agency] which shall enter this order into any computer-based criminal intelligence system available in this state used by law enforcement agencies to list outstanding warrants. (A law enforcement information sheet must be completed by the party or the party's attorney and provided with this order before this order will be entered into the law enforcement computer system.)

## EXPIRATION. This restraining order expires on: [month/day/year]. This restraining order supersedes all previous temporary restraining orders in this cause number.

3.6	ATTORNEY'S FEES, OTHER PROFESSIONAL FEES AND COSTS.				
	<ul><li>[ ] Does not apply.</li><li>[ ] Attorney's fees, other professional fees and costs shall be paid as follows:</li></ul>				
3.7	OTHER:				

## 3.8 SUMMARY OF RCW 26.09.430 - .480, REGARDING RELOCATION OF A CHILD:

This is a summary only. For the full text, please see RCW 26.09.430 through 26.09.480.

If the person with whom the child resides a majority of the time plans to move, that person shall give notice to every person entitled to court ordered time with the child.

If the move is outside the child's school district, the relocating person must give notice by personal service or by mail requiring a return receipt. This notice must be at least 60 days before the intended move. If the relocating person could not have known about the move in time to give 60 days' notice, that person must give notice within 5 days after learning of the move. The notice must contain the information required in RCW 26.09.260. See also form DRPSCU 07.0500, (Notice of Intended Relocation of A Child).

If the move is within the same school district, the relocating person must provide actual notice by any reasonable means. A person entitled to time with the child may not object to the move but may ask for modification under RCW 26.09.260.

Notice may be delayed for 21 days if the relocating person is entering a domestic violence shelter or is moving to avoid a clear, immediate and unreasonable risk to health and safety.

If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.

A relocating person may ask the court to waive any notice requirements that may put the health and safety of a person or a child at risk.

Failure to give the required notice may be grounds for sanctions, including contempt.

If no objection is filed within 30 days after service of the notice of intended relocation, the relocation will be permitted and the proposed revised residential schedule may be confirmed.

A person entitled to time with a child under a court order can file an objection to the child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DRPSCU 07.0700, (Objection to Relocation/Petition for Modification of Custody Decree/Parenting Plan/Residential Schedule). The objection must be served on all persons entitled to time with the child.

The relocating person shall not move the child during the time for objection unless: (a) the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move the child before the hearing unless there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.

Dated:	JUDGE/COMMISSIONER	
Presented by:	Approved by: Notice of presentation waived:	
Signature	Signature	
Type or Print Name	Type or Print Name	